UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

FORM 8-K

CURRENT REPORT Pursuant to Section 13 or 15(d) of the Securities Exchange Act of 1934

Date of report (Date of earliest event reported): October 5, 2021

MCAP Acquisition Corporation

(Exact name of registrant as specified in its charter)

Delaware (State or other jurisdiction of incorporation) 001-40116 (Commission File Number) 85-3978415 (I.R.S. Employer Identification No.)

311 South Wacker Drive, Suite 6400 Chicago, Illinois (Address of principal executive offices)

60606 (Zip Code)

(312) 258-8300

(Registrant's telephone number, including area code)

Not Applicable

(Former name or former address, if changed since last report)

Check the appropriate box below if the Form 8-K is intended to simultaneously satisfy the filing obligation of the registrant under any of the following provisions:

Written communications pursuant to Rule 425 under the Securities Act (17 CFR 230.425)

Soliciting material pursuant to Rule 14a-12 under the Exchange Act (17 CFR 240.14a-12)

Pre-commencement communications pursuant to Rule 14d-2(b) under the Exchange Act (17 CFR 240.14d-2(b))

Pre-commencement communications pursuant to Rule 13e-4(c) under the Exchange Act (17 CFR 240.13e-4(c))

Securities registered pursuant to Section 12(b) of the Act:

Title of each class	Trading Symbol(s)	Name of each exchange on which registered
Units, each consisting of one share of Class A Common Stock and	MACQU	The Nasdaq Stock Market LLC
one-third of one Warrant		
Class A Common Stock, par value \$0.0001 per share	MACQ	The Nasdaq Stock Market LLC
Warrants, each whole warrant exercisable for one share of Class A	MACQW	The Nasdaq Stock Market LLC
Common Stock at an exercise price of \$11.50		

Indicate by check mark whether the registrant is an emerging growth company as defined in Rule 405 of the Securities Act of 1933 (§230.405 of this chapter) or Rule 12b-2 of the Securities Exchange Act of 1934 (§240.12b-2 of this chapter).

Emerging growth company \boxtimes

If an emerging growth company, indicate by check mark if the registrant has elected not to use the extended transition period for complying with any new or revised financial accounting standards provided pursuant to Section 13(a) of the Exchange Act.

Item 7.01. Regulation FD Disclosure.

As previously announced, MCAP Acquisition Corporation ("MCAP") announced a proposed business combination (the "Business Combination") between MCAP and AdTheorent Holding Company, LLC ("AdTheorent"). In connection with the Business Combination, AdTheorent will hold meetings consisting of a presentation given by AdTheorent's management team. A copy of this presentation is attached hereto as Exhibit 99.1 and incorporated by reference herein.

The information in this Item 7.01 and Exhibit 99.1 attached hereto shall not be deemed "filed" for purposes of Section 18 of the Exchange Act, or otherwise subject to the liabilities of that section, nor shall it be deemed incorporated by reference in any filing under the Securities Act or the Exchange Act, except as expressly set forth by specific reference in such filing.

Additional Information and Where to Find It

In connection with the Business Combination, MCAP has filed with the U.S. Securities and Exchange Commission (the "SEC") a registration statement on Form S-4, which includes a proxy statement/prospectus, and will file other documents regarding the proposed transaction with the SEC. MCAP's stockholders and other interested persons are advised to read, when available, the preliminary proxy statement/prospectus and the amendments thereto and the definitive proxy statement and documents filed in connection with the proposed business combination, as these materials will contain important information about AdTheorent, MCAP and the proposed business combination. Promptly after the Form S-4 is declared effective by the SEC, MCAP will mail the definitive proxy statement/prospectus and a proxy card to each stockholder entitled to vote at the meeting relating to the approval of the business combination and other proposals set forth in the proxy statement/prospectus. Before making any voting or investment decision, investors and stockholders of MCAP are urged to carefully read the entire registration statement and proxy statement/prospectus, when they become available, and any other relevant documents filed with the SEC, as well as any amendments or supplements to these documents, because they will contain important information about the proposed transaction. The documents filed by MCAP with the SEC may be obtained free of charge at the SEC's website at www.sec.gov, or by directing a request to MCAP Acquisition Corporation, 311 South Wacker Drive, Suite 6400, Chicago, Illinois 60606.

No Offer or Solicitation

This Current Report on Form 8-K is for informational purposes only and is not intended to and shall not constitute a proxy statement or the solicitation of a proxy, consent or authorization with respect to any securities or in respect of the Business Combination and is not intended to and shall not constitute an offer to sell or the solicitation of an offer to sell or the solicitation of an offer to buy or subscribe for any securities or a solicitation of any vote of approval, nor shall there be any sale, issuance or transfer of securities in any jurisdiction in which such offer, solicitation or sale would be unlawful prior to registration or qualification under the securities laws of any such jurisdiction.

Participants in Solicitation

MCAP and its directors and executive officers may be deemed participants in the solicitation of proxies from MCAP's stockholders with respect to the Business Combination. A list of the names of those directors and executive officers and a description of their interests in MCAP is contained in MCAP's Registration Statement on Form S-1, as filed on February 1, 2021, which was filed with the SEC and is available free of charge at the SEC's web site at www.sec.gov, or by directing a request to MCAP Acquisition Corp., 311 South Wacker Drive, Suite 6400, Chicago, Illinois 60606, USA. Additional information regarding the interests of such participants is contained in the registration statement on Form S-4, which includes a proxy statement/prospectus.

AdTheorent and its directors and executive officers may also be deemed to be participants in the solicitation of proxies from the stockholders of MCAP in connection with the Business Combination. A list of the names of such directors and executive officers and information regarding their interests in the Business Combination is contained in the registration statement on Form S-4, which includes a proxy statement/prospectus.

Cautionary Statement Regarding Forward-Looking Statements

This Current Report on Form 8-K contains "forward-looking statements" within the meaning of the Private Securities Litigation Reform Act of 1995. Such statements include, but are not limited to, statements about future financial and operating results, our plans, objectives, expectations and intentions with respect to future operations, products and services; and other statements identified by words such as "will likely result," "are expected to," "will continue," "is anticipated," "estimated," "believe," "intend," "plan," "projection," "outlook" or words of similar meaning. These forward-looking statements include, but are not limited to, statements regarding AdTheorent's industry and market sizes, future opportunities for MCAP, AdTheorent and the combined company, MCAP's and AdTheorent's estimated future results and the Business Combination, including the implied enterprise value, the expected transaction and ownership structure and the likelihood and ability of the parties to successfully consummate the Business Combination. Such forward-looking statements are based upon the current beliefs and expectations of our management and are inherently subject to significant business, economic and competitive uncertainties and contingencies, many of which are difficult to predict and generally beyond our control. Actual results and the timing of events may differ materially from the results anticipated in these forward-looking statements.

In addition to factors previously disclosed in MCAP's reports filed with the SEC and those identified elsewhere in this communication, the following factors, among others, could cause actual results and the timing of events to differ materially from the anticipated results or other expectations expressed in the forward-looking statements: MCAP's ability to consummate the Business Combination; the expected benefits of the Business Combination; the post-combination company's financial and business performance following the Business Combination, including AdTheorent's financial projections and business metrics; changes in AdTheorent's strategy, future operations, financial position, estimated revenue and losses, forecasts, projected costs, prospects and plans; demand for AdTheorent's platform and services and the drivers of that demand; AdTheorent's estimated total addressable market and other industry projections, and AdTheorent's projected market share; competition in AdTheorent's industry, the advantages of AdTheorent's platform and services over competing platform and services existing in the market, and competitive factors including with respect to technological capabilities, cost and scalability; AdTheorent's ability to scale in a cost-effective manner and maintain and expand its existing customer relationships; AdTheorent's expectation that it will incur increased expenses as a public company; the impact of health epidemics, including the COVID-19 pandemic, on AdTheorent's business and industry and the actions AdTheorent may take in response thereto; AdTheorent's expectations regarding its ability to obtain and maintain intellectual property protection and not infringe on the rights of others; expectations regarding the time during which MCAP will be an emerging growth company under the JOBS Act; AdTheorent's future capital requirements and sources and uses of cash; AdTheorent's business, expansion plans and opportunities; anticipated financial performance and the expectation that the post-combination company's future results of operations will fluctuate on a quarterly basis for the foreseeable future; the expected U.S. federal income tax impact of the Business Combination; the outcome of any known and unknown litigation and regulatory proceedings; the risk that the Business Combination may not be completed in a timely manner or at all, which may adversely affect the price of the MCAP's securities; the risk that the Business Combination may not be completed by MCAP's business combination deadline and the potential failure to obtain an extension of the business combination deadline if sought by MCAP; the failure to satisfy the conditions to the consummation of the Business Combination, including the adoption of the Business Combination Agreement by the stockholders of MCAP, the satisfaction of the minimum cash amount following redemptions by MCAP's public stockholders and the receipt of certain governmental and regulatory approvals; the lack of a third-party valuation in determining whether to pursue the Business Combination; the occurrence of any event, change or other circumstance that could give rise to the termination of the Business Combination Agreement; the effect of the announcement or pendency of the Business Combination on AdTheorent's business relationships, performance, and business generally; risks that the Business Combination disrupts AdTheorent's current plans and potential difficulties in AdTheorent's employee retention as a result of the Business Combination; the outcome of any legal proceedings that may be instituted against AdTheorent or against MCAP related to the Business Combination Agreement or the Business Combination; the ability to maintain the listing of MCAP's securities on Nasdaq or any other exchange; the price of MCAP's securities may be volatile due to a variety of factors, including changes in the industries in which AdTheorent operates, variations in performance across competitors, changes in laws and regulations affecting AdTheorent's business and changes in the combined capital structure: the ability to implement business plans, forecasts, and other expectations after the completion of the Business Combination, and identify and realize additional opportunities; the risk of downturns and the possibility of rapid change in the highly competitive industry in which AdTheorent operates; the risk that AdTheorent will need to raise additional capital to execute its business plan, which may not be available on acceptable terms or at all; the risk that the post-combination company experiences difficulties in managing its growth and expanding operations; the risk of private litigation or regulatory lawsuits or proceedings relating to AdTheorent's platform and services; the risk that AdTheorent is unable to secure or protect its intellectual property; the risk that the post-combination company's securities will not be approved for listing on Nasdaq or any other exchange, or if approved, maintain the listing; and other risks and uncertainties indicated in the proxy statement/prospectus, including those set forth under the section entitled "Risk Factors."

Actual results, performance or achievements may differ materially, and potentially adversely, from any projections and forward-looking statements and the assumptions on which those forward-looking statements are based. There can be no assurance that the data contained herein is reflective of future performance to any degree. You are cautioned not to place undue reliance on forward-looking statements as a predictor of future performance as projected financial information and other information are based on estimates and assumptions that are inherently subject to various significant risks, uncertainties and other factors, many of which are beyond our control. All information set forth herein speaks only as of the date hereof in the case of information about MCAP and AdTheorent or the date of such information in the case of information from persons other than MCAP or AdTheorent, and we disclaim any intention or obligation to update any forward-looking statements as a result of developments occurring after the date of this communication. Forecasts and estimates regarding AdTheorent's industry and end markets are based on sources we believe to be reliable, however there can be no assurance these forecasts and estimates will prove accurate in whole or in part. Annualized, pro forma, projected and estimated numbers are used for illustrative purpose only, are not forecasts and may not reflect actual results.

Item 9.01 Financial Statements and Exhibits.

- (d) Exhibits.
- <u>99.1</u> <u>Investor Presentation.</u>
- 104 Cover Page Interactive Data File (embedded within the Inline XBRL document)

SIGNATURE

Pursuant to the requirements of the Securities Exchange Act of 1934, the registrant has duly caused this report to be signed on its behalf by the undersigned hereunto duly authorized.

MCAP ACQUISITION CORPORATION

By: /s/ Theodore L. Koenig Name: Theodore L. Koenig Title: Chief Executive Officer

Date: October 5, 2021

Exhibit 99.1





NOT FOR RELEASE. PUBLICATION OR DISTRIBUTION IN WHOLE OR IN PART IN. INTO OR FROM ANY JURISDICTION WHERE TO DO SO WOULD BE UNLAWFUL THIS PRESENTATION IS FOR INFORMATION PURPOSES ONLY AND IS NOT AN OFFER OF

And the second s



Additional Information and Where to Find It

Additional Information and Where to Find If MCAP has filed with the SEC are egistration statement on Form S-4 that includes a proxy statement and prospectus of MCAP, which has not yet become effective. The definitive proxy statement/prospectus will be sent to all MCAP stackholders as of a record date to be established for voting on the Proposed Business Combination and other matters as may be described in the negistration statement. MCAP and AdTheorem also will file other documents regarding the Proposed Business Combination with the SEC. Before making any voting decision, investors and security holders of MCAP are urged to carefully read the entire registration statement. The proxy statement/prospectus and all other relevant documents field or that will be field with the SEC. Several encodes and security holders of MCAP are urged to carefully read the entire registration statement. The proxy statement/prospectus and all other relevant information about the proposed Business Combination investors and security holders of the registration statement. It proxy statement/prospectus and all other relevant documents field or that will be field with the SEC. Several encodes they will contain important information about the proposed transaction. Investors and security holders will be able to obtain free capies of the registration statement, proxy statement/prospectus and all other relevant documents filed by MCAP or Adlinearent through the website maintained by the SEC of www.sec.gov. In addition, the documents filed by MCAP may be obtained free of charge from Adlinearent's website at https://www.mcapacau/sition.com/ or by witten request to Adlinearent of 330 Huckson St, New York, NY 10013.

Participants in Solicitation

rancipants in Solicitation MCAP and Adhearent and their respective directors and executive officers may be deemed to be participants in the solicitation of proxies from MCAP's stockholders in connection with the Proposed Business Combination. Information about MCAP's directors and executive officers and their ownership of MCAP's securities is set forth in MCAP's fings with the SEC, including MCAP's findi prospectus relating to its initial public offening dated february 25, 2021. Additional information regarding the interests of theirs persons and other persons who may be determed participants in the proposed transaction may be ablained by reading the pray statement/prospectus regarding the interposed transaction. when available

Industry and Market Data

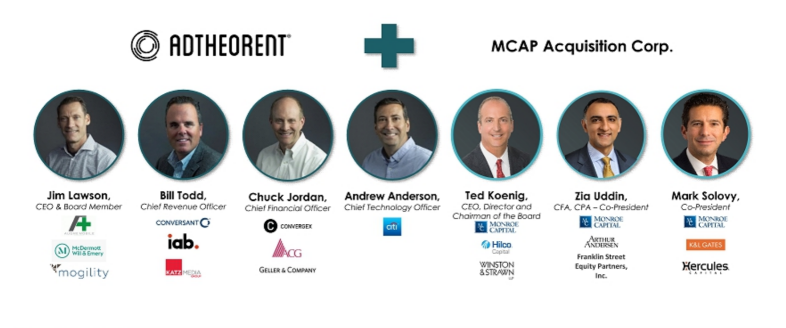
This presentation has been prepared by AdTheorent and MCAP and includes market data and other statistical information from sources believed by AdTheorent and MCAP to be refable, including independent industry publications, governmental publications or other published independent sources. Some data is also based on the good faith estimates of AdTheorent or MCAP, which in each case are derived from its review of internal sources as well as the independent sources described above. Although AdTheorent and MCAP believe these sources are refable. AdTheorent and MCAP have not independently verified the information and cannot guarantee its accuracy and completeness. Financial Information, Non-GAP Financial Measures

Independent sources described above. Although AdTheorent and MCAP befeve these sources are reliable. AdTheorent and MCAP have not independently verified the information and connot guarantee its accuracy and completeness. **Hencical Information**, **Non-GAP Financial Measures** The historical financial information in data continned in this presented differently in the final registration statement to be filed with the SEC and the definitive proxy statement/prospectus contained therein. Some of the financial information and dota may not be included in, may be adjusted TBIDA Augisted EBIDA. Adjibe defination, addisected TBIDA Meagin, has not been preported in accordance with U.S. Generalty Accordingly, such information and dota may not be included in this presentation. before income tax credit, finance income, finance casi, depreciation, and have been preported in accordance with U.S. Generalty Accordingly. Such and this defined as to a dota continuing operations, before income tax credit, finance income, finance casi, depreciation, anothexen bese non-GAAP measures for tend analyses and for budgeting and planning purposes. Adfheorent and MCAP befeve that the us of these non-GAAP financial measures to aperations. Additecent's management uses these non-GAAP measures for tend analyses and for budgeting and planning purposes. Adfheorent and MCAP befeve that the use of these non-GAAP financial measures and encome that are required by GAAP to be recorded in Adfiberent's financial condition and results of operations with additic present similar particle as BUTA to BBIDA to BBI

Trademarks
This presentation contains trademarks, service marks, trade names and copyrights of AdTheorent, MCAP and other companies, which are the property of their respective owners.

Confidential | Page 3

Today's Presenters



Confidential | Page 4



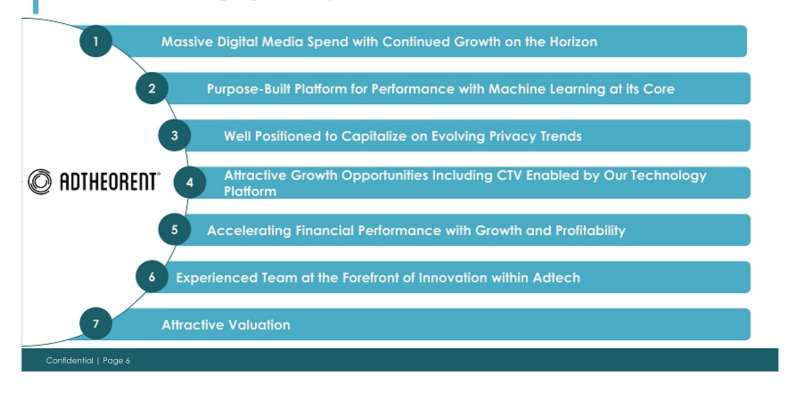
MCAP – A Catalyst for Growth MONROE

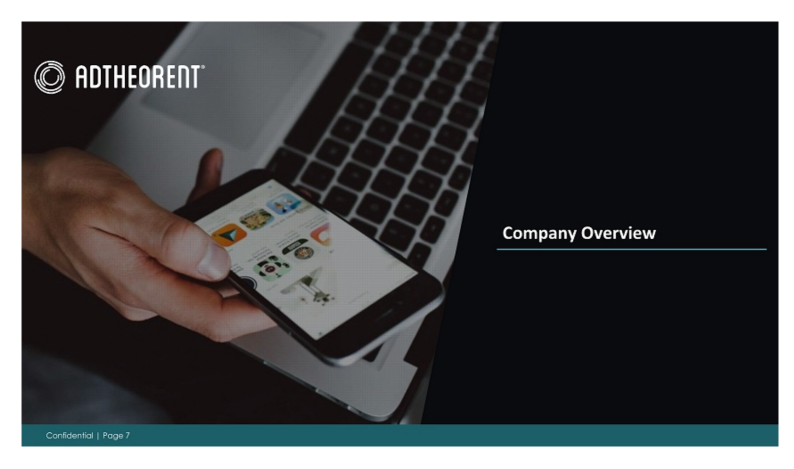


Leadin Investm Platfor	ent .	billion in assets under man Monroe Capital's investm	agement as of July 1, 2021 ent professionals have invest	a leading asset management ed in over 1,450 loans and rel al's formation in 2004 through	
Commitme AdTheor				owth's investment in Decemt sition in AdTheorent represent	oer 2016 ing ~2.5% fully-diluted ownership
Secto Experti	-		ted over \$6.1 billion in 330 sol on in 2004 through March 31,		siness services companies from
Successful Co-spon	SPAC	June 2018 Acquired	REPAY July 2019 NASDAQ: RPAY \$453mm EV >200% EV Growth Since IPO ²	Thunder Bridge II August 2019 NASDAQ: THBR \$345mm IPO	June 2021 NASDAQ: INDI
Selecte Investme	INMOE	I 🗘 MediaAlpha health 🔤		OMINDBODY. ACOUIC	rded MADISON qualifacts relevate
	Source: CapitaliQ Data				
Confidential Page 5	 Past performance i Based on fully alluft 	is not indicative of future success. ed EV af \$1.98, as af December 37, 2020.			

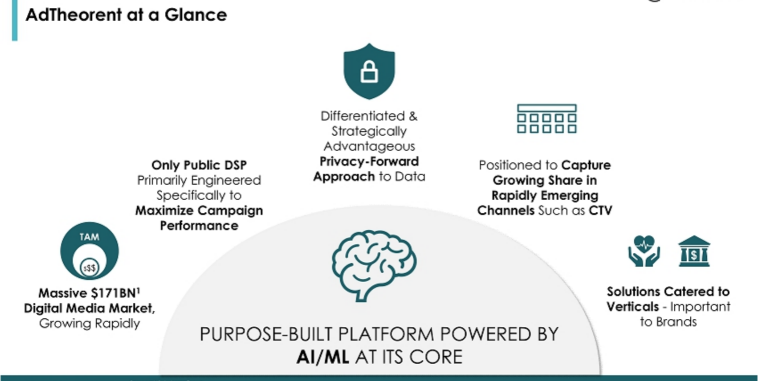


MCAP Investment Highlights - Why We Are Excited





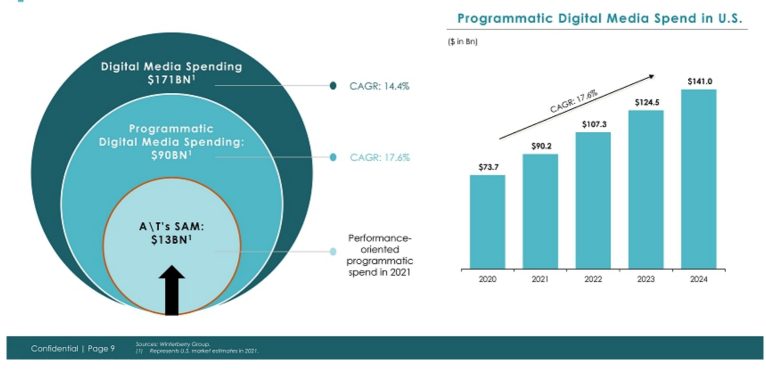




Confidential | Page 8 [1] Represents U.S. market estimates in 2021.

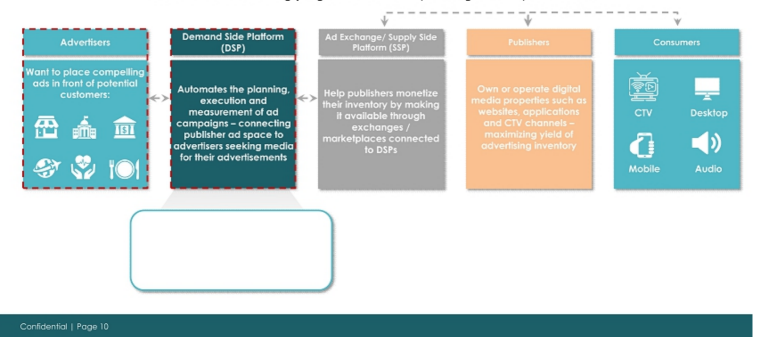


Digital Media Spending is Poised for Exceptional Growth Driven by Programmatic



Programmatic Ecosystem Helps Advertisers Effectively Scale Campaigns

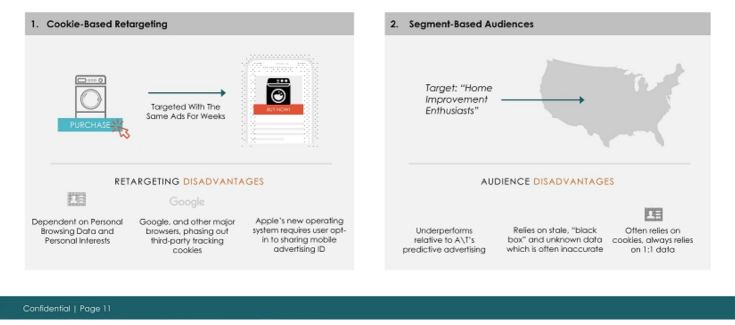
AdTheorent is a leading programmatic DSP operating in the open internet.





The De Facto Methods of Ad Targeting are Outdated, Less Effective, More Expensive and Out of Step with Privacy Trends

THE TWO MOST PREVALENT AD TARGETING METHODS OUR COMPETITORS RELY ON:



Performance-First Programmatic Marketing Platform for the World's Top Brands



ADTHEORENT* IS A MACHINE LEARNING
 PLATFORM FOR ADVERTISING

With Machine Learning at its core, AdTheorent's platform delivers real-world value for advertisers and marketers.

AdTheorent's capabilities enable it to find consumers with the highest likelihood of completing customer-desired actions including online sales / actions, real-world visitation and sales lift, making it the only public DSP specifically built to drive performance as measured by customer KPIs.





AdTheorent's Platform Drives Industry-Leading Performance Using Machine Learning Models and Non-Sensitive Data Signals

AdTheorent machine learning models leverage available digital signals to optimize digital advertising performance - all without the need for personally identifiable data.

200+ DATA ATTRIBUTES



New patient registration

Insurance applications

84 P

Coupon downloads





Vehicle sales lift

/ WW

CPG online sales

Confidential | Page 13

Platform Models Operate on a Massive Scale

Our platform models evaluate 1 million+ impressions per second based on 200+ data attributes – identifying data correlations among conversions – and optimizing targeting based on each impression's predictive score.

We bid on <0.1% of impressions we evaluate

	2		0	0	2	1	(2)	A	8		1		1	0		1	()	A	8		1		1	0		1	()	A					1	0		1	()	A	
ø	œ	6	Ŷ	2	(ł	۲	۲	۲		P	6	(۲	3	۲	¢	۲			P	6	0	۲	3	۲	®	۲			P	6	(Q	3	۲		۲	٢	
9		0	2	1	A	o	٢	٤	2	9	۲	3	2	1	A	O	2	۲	2	9	۲	0	2	1	۸	o	3	۲	2	9	۲	8	2	1	A	o	2	۲	2
1	0	2	2	9	1	P	4	1	9	٩	0	3	2		1	۵	4	3	٩	٩	0	2	1	<u>\$</u>	2	P	4	1	9	۲	0	2	٤	٢	۲	P	4	1	٩
																								_		۲								_					_
		-	-								-	-	-	-	-						-	_		-				-				-	-	_				-	3
_						-		_	-	_							-	-	-	_		-				1		-	-			-						-	-
	-	-	_	_	-			-			-	-	-		-			-				-		_	-	Q		-			-	-	-	-	-			-	-
-			-		-	-	-			-							-			-	-	-			-	۲					-	-	-		-	-	-		
4	4	1	1	٩	۲	0	1	A	3	4		•	٤	۲	1	0	((A)	9	4		1	٩	٩	۲	0	۲	A	5	4		1	٤	٩	۲	0	۲	A	9

OUR PLATFORM EVALUATES AND ASSIGNS PREDICTIVE SCORES TO

1 Million+ Impressions Each Second

87 Billion+ Impressions Each Day

Confidential | Page 14



Privacy-Forward Solution Well Positioned in Privacy-Centric Environment

AdTheorent's Platfor	m Is Well-Aligned With D	emand for Privo	acy-Compliant So	lutions				
ADTHEORENT DOES NOT USE		A Health Information	Email Addresses	Employment Status	Biometric Record			
						CCPA & GE COMPLIAI		
*	\$				(5)			
armaceuticals	Financial Services		Government		Insurance	FLA COMPLIAT		
 Google and Apple a 	re leading initiatives to make	individual IDs (Ca		r -				
There are several parallel industry initiatives to facilitate privacy-first media buying with API-based approaches Other industry efforts to replace cookies with Unified IDs will allow the industry to leverage a form of 1:1 cookie/user ID replacement, but with more limits								
	YERS ARE DEVELOPING USE							



AdTheorent's Differentiated AI / ML Solutions Yield Significant Competitive Strengths

Company	Performance Centric	Privacy Focused	Core Al / ML Platform	Major Agency Holdco Customer Base	Brand Direct	Custom Vertical Solutions
Ø ADTHEORENT [.]						
👌 theTradeDesk	O		O		\bigcirc	
	Core Capability	Complen	nenfary Capability ①	Limited Capa	bility	Not Offered
Confidential Page 10	6 Source: AdTheorent Managem	ent.				

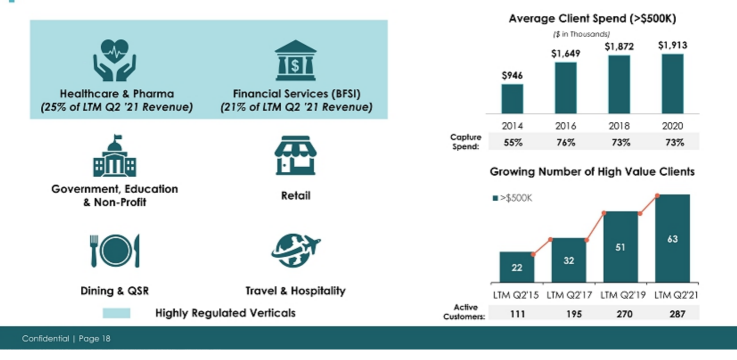
Why Advertisers Choose AdTheorent



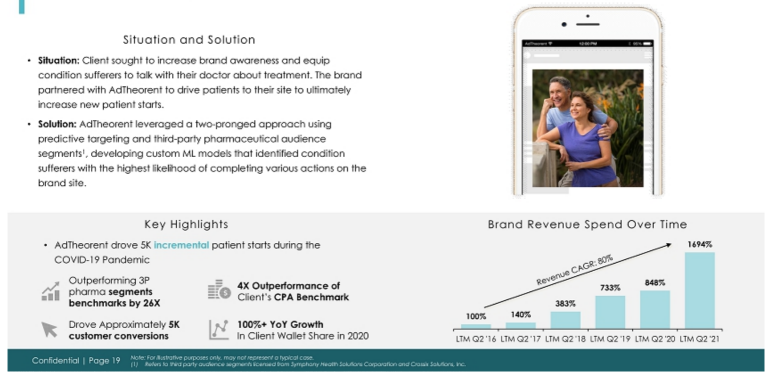
Confidential | Page 17 ⁽¹⁾ As of June 30, 2027.



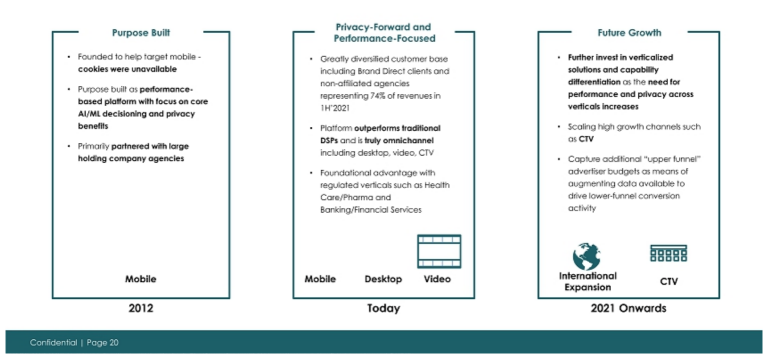
AdTheorent Works with the Most Sophisticated Advertisers in the World



Client Case Study – Fortune 500 Global Pharmaceutical Brand

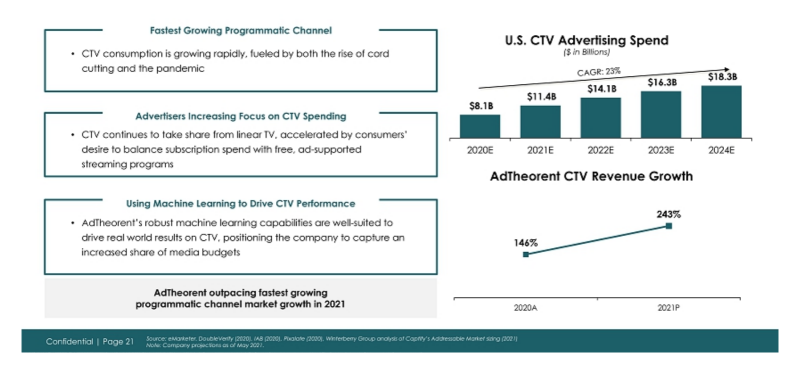


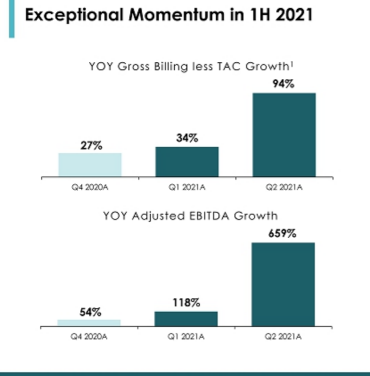
Purpose Built Platform For Performance and Privacy





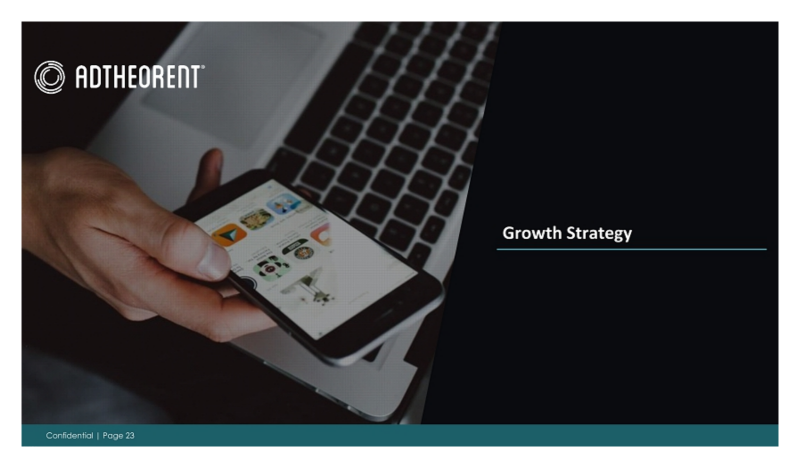
AdTheorent's Positioned to Capture Large CTV Opportunity



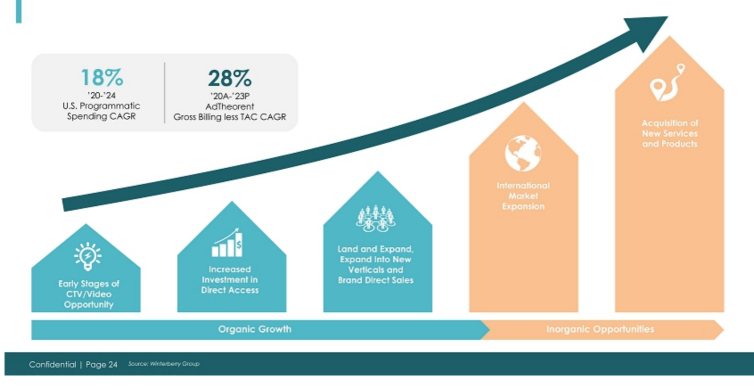




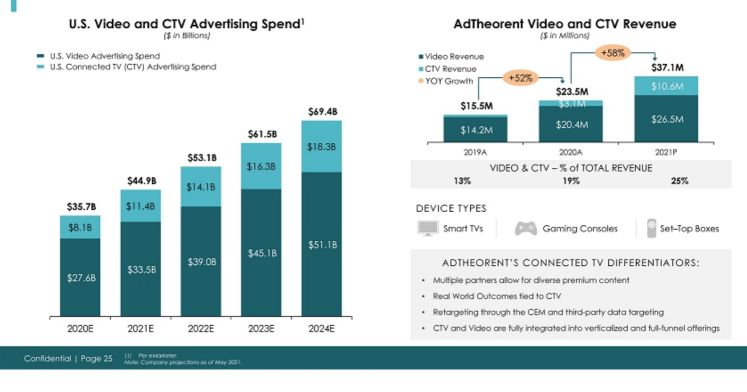
Confidential | Page 22 (1) Metric is calculated as revenue less platform operations plus other platform operations.



AdTheorent is Poised to Outpace Robust Projected Market Growth



AdTheorent's Connected TV Solution

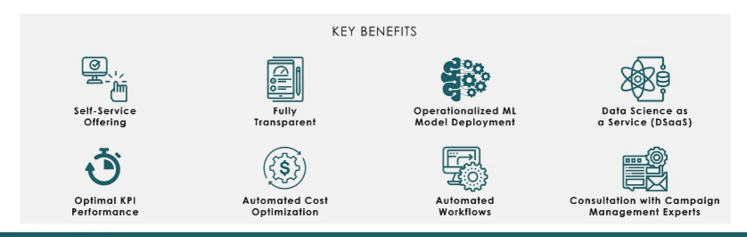




Accelerate Rollout of Recently Launched Direct Access to Capture a Massive Incremental Market Opportunity

Direct Access Offers Advertisers a New Method to Access A\T's Industry-Leading Platform

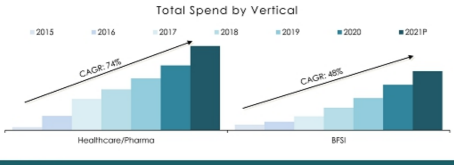
Developed from the ground up by traders, for traders, the A\T platform delivers ML-powered performance while automating tasks and optimizing workflows – making trading more efficient.



Confidential | Page 26

Proven Ability to Land and Expand Into New Verticals and with Blue Chip Clients

- We will continue to scale Healthcare/Pharma (AdTheorentRX) and BFSI solutions, capitalizing on unique advantages related to AdTheorent privacy-friendly data practices and targeting/ modeling protocols which comply with industry regulations and brand model governance
- Dedicated Vertical Solutions Team will deliver more unique solutions to expand growing verticals:
 - <u>Auto</u> first to market Audience Validation solution and proprietary Keyword RTS Targeting
 - Entertainment suite of products featuring ACR/Viewership data and measurement integrations
 - <u>CPG</u> SKU level sales lift solution; sales data powering ML model optimizations



Demonstrated

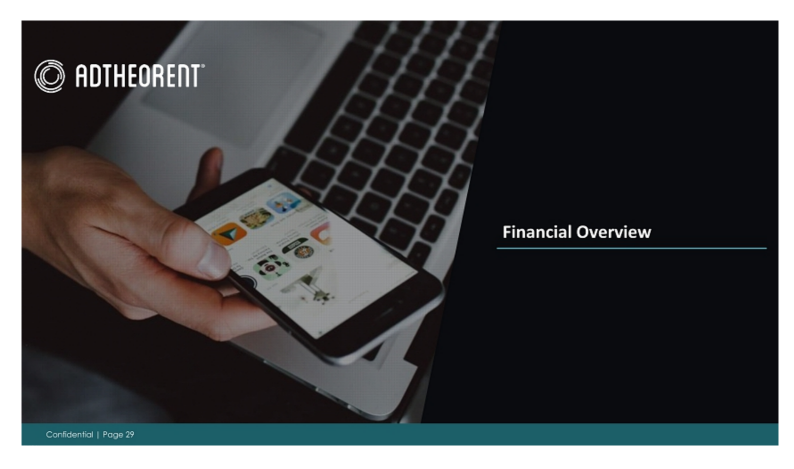


Confidential | Page 27 Note: Company projections as of May 2021.

Significant Opportunities to Grow Beyond Core and Expand Addressable Market



Confidential | Page 28 Sources: Winterberry Group

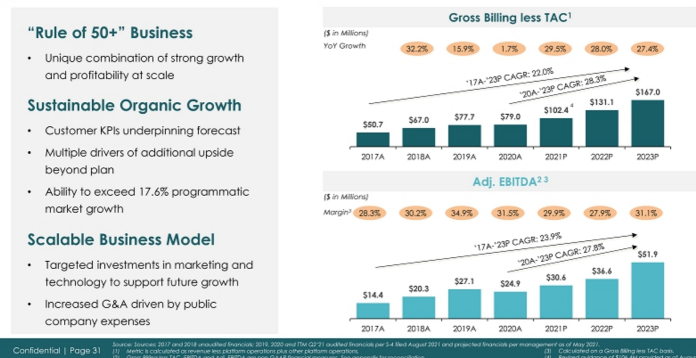


Financial Highlights

1 Track record of growth – revenue has nearly doubled since 2017	\$106.2M Gross Billing less TAC ¹² (2021G) ⁴	\$83.3M Gross Profit (2021P)	\$30.7M Adj. EBITDA ² (2021P)
2 Demonstrated operating leverage – Adj. EBITDA growth outpacing Gross Billing less TAC	28% Gross Billing less TAC CAGR ¹²	62% Gross Billing less TAC Growth ¹²	30% Adjusted EBITDA ²³ Margin
3 Resilient business model with key verticals growing a combined 30% in 2020	(2021P – 2023P)	(1H 2021A)	(2021P)
4 Capital efficient, strong cash flow conversion to fund continued growth	\$1.8M+ Average Client Spend (LTM Q2 2021)	258 # of Employees (Q2 2021)	~\$569K Revenue per Employee (LTM Q2 2021)
Note's Saurces: 2017 and 2018 innovaties francisis; 2019, 2020 and TM (2221 existed francisis per S- Confidential Page 30 II) Metric is cabruaded or revenue less platform operations plus offer platform operations I21 Grass Billing less XAC: EBIDA and Adj. EBIDA use non-GAAP financial measures. See appendix to		(3) Colculated on a C	Gras áiling les TAC basis. I updated guidance as of August 2021.



Proven Track Record of Growth and Profitability



Ø ADTHEORENT

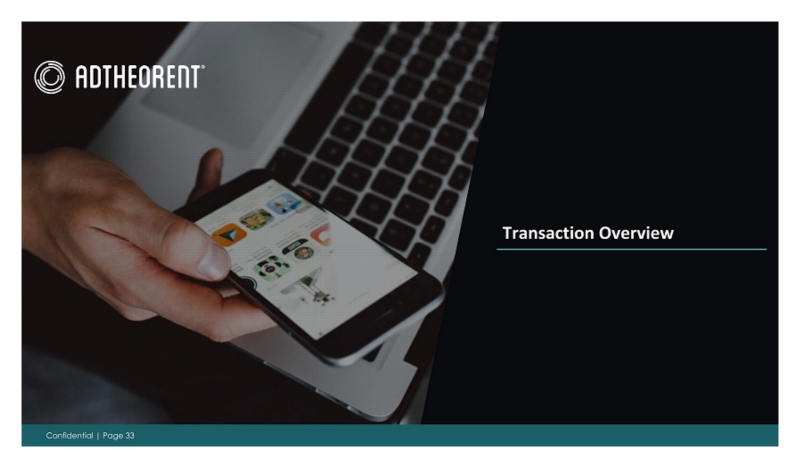
Historical and Projected Financial Summary

(\$ in Thousands)	Annual P&L							
	2017A	2018A	2019A	2020A	2021P	2022P	2023P	2021G ^[4]
Revenue	\$83,093	\$106,877	\$120,406	\$121,015	\$157,713	\$201,091	\$252,960	\$161,600
% Growth		29%	13%	1%	30%	28%	26%	349
Gross Billing Less TAC ⁽¹⁾	\$50,727	\$67,047	\$77,710	\$79,031	\$102,362	\$131,054	\$167,020	\$106,200
% Growth		32%	16%	2%	30%	28%	27%	349
Platform Operations	\$44,554	\$54,492	\$59,691	\$59,458	\$77,594	\$97,231	\$118,481	
Sales & Marketing	27,262	30,367	31,119	31,608	40,072	48,959	59,514	
Technology & Development	5,263	6,817	8,052	9,709	9,914	13,140	15,610	
General & Administrative	8,257	10,725	7,918	8,126	13,972	21,019	23,459	
EBIT	(\$2,242)	\$4,476	\$13,626	\$12,114	\$16,160	\$20,742	\$35,896	
EBITDA	\$7,453	\$15,151	\$21,026	\$20,894	\$17,429 ⁽³⁾	\$28,566	\$43,907	
EBITDA Margin ⁽²⁾	15%	23%	27%	26%	17%	22%	26%	
Non-cash Stock Compensation Adjustment	\$208	\$490	\$776	\$657	\$4,488	\$8,000	\$8,000	
Other Adjustments	\$6,724	\$4,618	\$5,308	\$3,332	\$8,731	-	-	
Adjusted EBITDA	\$14,385	\$20,258	\$27,110	\$24,883	\$30,648	\$36,566	\$51,907	
Adj. EBITDA Margin ⁽²⁾	28.4%	30.2%	34.9%	31.5%	29.9%	27.9%	31.1%	
Adj. EBITDA Margin ⁽²⁾ Projected financials per management as updated per guidance in the upcoming	of May 2021; to be	2022P A		in decline: (1) Hiring	g continues to ramp.			luding D&

Insurance, and (3) an increase in forecasted marketing spend

(3) Includes estimated transac
 (4) Updated guidance per mi

ists and a lease termin nent as of August 2021





Transaction Overview

Sources of Funds

Sources	
SPAC Cash in Trust ¹	\$316
PIPE Investment	122
SPAC Shares to Company ²	584
Additional Debt Financing	
Cash on Balance Sheet	3.5
Total Sources of Financing	\$1,026

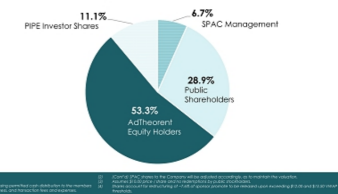
Illustrative Capital Structure and Ownerships Breakdown

	Pro Forma Shares	Ownership
Total SPAC Sponsor Promote Shares ⁴	7.3	6.7%
Public Shareholders	31.6	28.9%
Seller Roll-over ²	58.4	53.3%
PIPE	12.2	11.1%
Pro Forma Total Shares Outstanding	109.5	100.0%
Total Equity Value @ \$10.00 / share		\$1,095
Less: Net Cash		(214)
Pro Forma TEV		\$882

Uses of Funds

Uses	
Cash to the Balance Sheet	\$214
Debt Repayment	26
Cash Consideration ²	162
SPAC Shares to Company	584
Transaction Costs	40
Total Uses of Financing	\$1,026

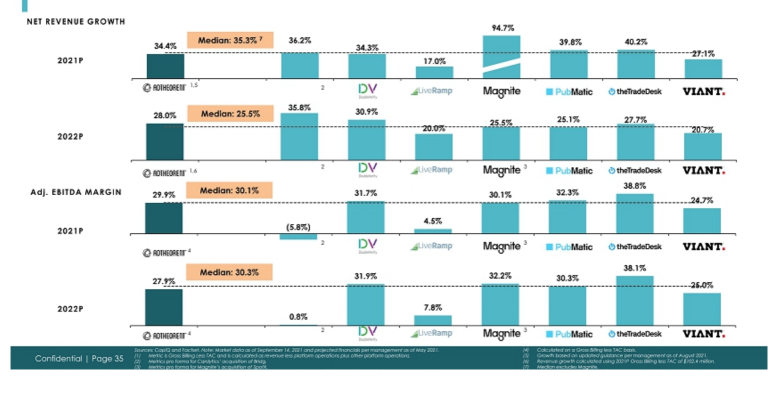
Pro Forma Ownership³



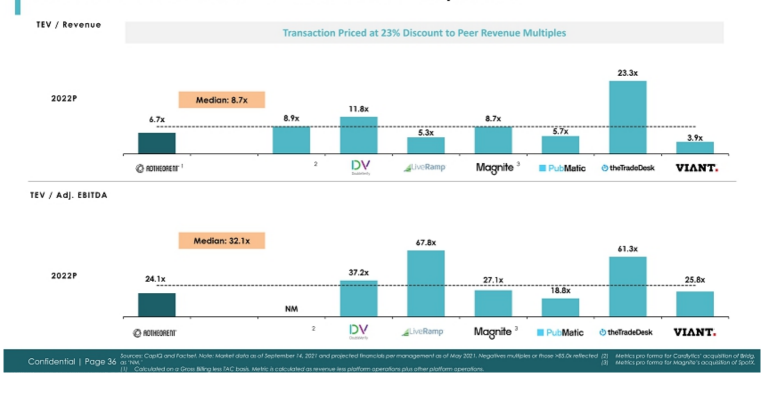
Confidential | Page 34 (7) Assessment and

Ø ADTHEORENT

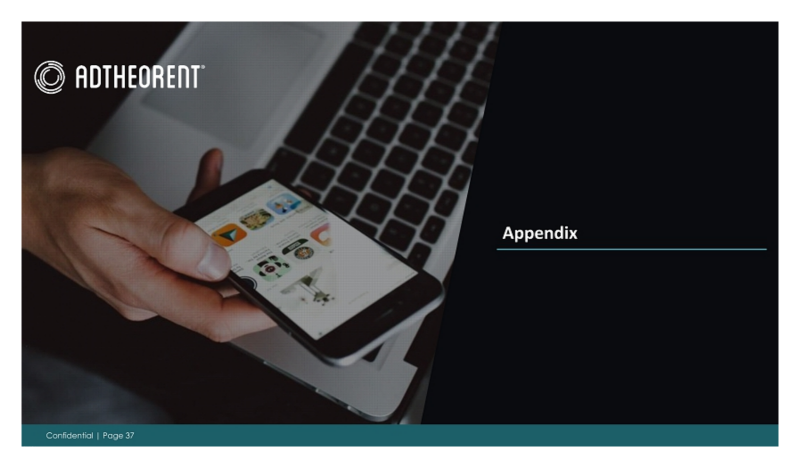
Compelling Financial Profile – "Rule of 50+"







Attractive Valuation Based on Public Market Comparables



Ø ADTHEORENT

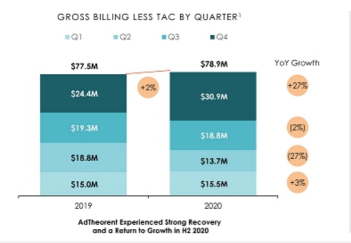
Adjusted EBITDA Reconciliation

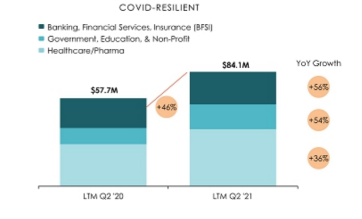
(\$ in Thousands)			1	Annual P&L			
	2017A	2018A	2019A	2020A	2021P	2022P	2023P
EBITDA	\$7,453	\$15,151	\$21,026	\$20,894	\$17,429 ²	\$28,566	\$43,907
Adjustments							
Equity based compensation	208	490	776	657	4,488	8,000	8,000
Transaction costs	366	301	3,200	1,413	2,735	-	-
Non-Operational Income and Expenses	1,023	1,027	900	872	1,231	-	-
Lease termination fee	-	-	-	-	4,243	-	_
Non-core operations	3,934	2,990	1,208	1,047	-	-	-
Terminated Executive	1,248	(6)	_ ¹	-	-	-	_
Double Rent Expense	153	306	_	_	-	-	-
Claritas royalty payments	-	-	-	-	522	-	-
Total Adjustments	6,932	5,108	6,084	3,990	13,219	8,000	8,000
Adjusted EBITDA	\$14,385	\$20,258	\$27,110	\$24,883	\$30,648	\$36,566	\$51,907

Confidential | Page 38
 Sources: 2017 and 2018 unaudited financials: 2019 and 2020 audited financials per 5-4 filed August 2021 and projected financials per management as of May 2
 (1) Excludes audit adjustment recorded for a terminated executive.



Grew Revenue in 2020 Despite Unprecedented Challenges to the Advertising Industry Showing 30% Growth in COVID-Resilient Verticals





AdTheorent's strong financial performance during crisis is the result of several strategic advantages:

- Campaigns deliver measurable ROL giving AdTheorent priority when
 advertiser budgets pressured
- · Long-standing multi-year agency and brand clients
- Vertical depth and variety of offerings permit AdTheorent to emphasize different solutions/verticals
- Platform ML-based bidding optimizers allowed AdTheorent to drive maximum efficiency during period of low advertiser demand

Confidential | Page 39 Note: Revenue by Vertical excludes discounted revenue and has immaterial variance to the P&L (1) Metric excludes media inventory and other cash related to Ad Serving. Ad Vertication, Data provides, and Research from grass billing.



H.I.G. Growth Overview II I G.

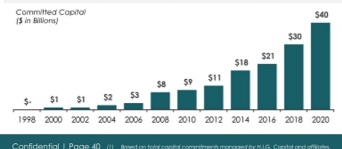
H.I.G. Capital ("H.I.G.") is the largest private investment firm focused exclusively on the middle market. H.I.G. Growth Partners ("H.I.G. Growth"), the technology focused growth equity strategy within H.I.G., invests in leading growth-stage software, digital

and internet companies and closed on its investment in AdTheorent in December 2016

H.I.G. Overview

- H.I.G. is a leading global private investment firm with over \$40 billion under management¹
 - Fifteen offices in North America, Europe, and Latin America
 - ~800 total employees including ~450 investment professionals
 Consistently the most active firm in the middle market since inception in 1993;
 - Currently manage a portfolio of over 100 companies
- H.I.G. Growth Partners is a leading growth stage technology-focused investment group within the H.I.G. Platform.
- Currently investing out of H.I.G Growth Partners III, a \$970M fund

H.I.G. AUM Growth Since Inception



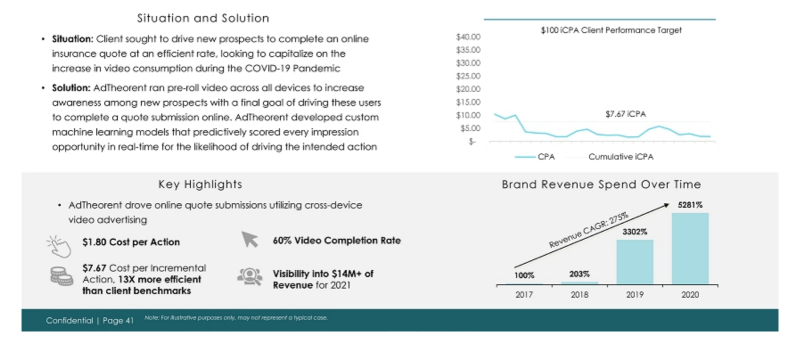
H.I.G. Growth's Commitment to AdTheorent's Growth

- Since H.I.G. Growth's majority investment in AdTheorent in December 2016, it has been a value-added partner to the Company.
- H.I.G. Growth has extensive successful investment experience in growth-oriented technology business including over 25+ investments in leading software, digital and internet businesses
- In 2010, H.I.G. Growth was the first institutional investor in \$potX, a leading video/CTV SSP that was sold to RTL in 2014 (full H.I.G. exit in 2017) and subsequently sold to Magnite in February of 2021 for \$1.28.
- Post close, H.I.G. Growth will continue to hold a substantial equity stake in AdTheorent and will continue to play an active role supporting the business

SPOTX	centerfield	INFOGIX
2010 - 2017 Sold to RTL	2015 - 2019 Sold to Platinum Equity	2012 – 2016 Sold to Thoma Bravo
TRIAD	FNZ	Lancope.
2009-2012 Sold to Rockbridge Growth Equity	2009 – 2019 Sold to Generation Investment Management	2000 - 2015 Sold to CISCO
MX	MODE	😼 ServiceTitan
(2019)	(2020)	(2021)



Client Case Study – Fortune 500 Insurance Brand



O ADTHEORENT

Long-Tenured Leadership Team



Jim Lawson, CEO & Board Member (9 years at A\T)



Indir Avdagic, Chief Information Security Officer (2 years of A\J)



Calynn Krieger, SVP, Strategy (6 years at A\T)



Bill Todd, Chief Revenue Officer (2 years at A\T)



Jason Han,

SVP, Media Operations (8 years at A\T)



Andrew Anderson, Chief Technology Officer (9 years at A\T)



Rick Dalton, SVP, Yield & Data Strategy (6 years at A\T)



Chuck Jordan, Chief Financial Officer (6 years at A\T)



Kurt Roocke, SVP, Client Success (9 years at A\T)

Confidential | Page 42

RISK FACTORS



Risks Related to AdTheorent's Business, including:

- AdTheorent's success and revenue growth is dependent on its marketing efforts, ability to maintain its brand, adding new customers, launch and marketing of new products and services, effectively educating and training its existing customers and increasing usage of its platform and services by its customers. If AdTheorent fails to innovate and make the right investment decisions in its offerings and platform, it may not attract and retain customers and its revenue and results of
- operations may decline.
- AdTheorent relies on key customers and a loss of such customers could harm its business, operating results and financial condition.
- AdTheorent is subject to payment-related risks and if its customers do not pay, or dispute their invoices, its business, operating results and financial condition may be adversely affected
- AdTheorent's revenue could decline and its growth could be impeded if its access to advertising inventory is diminished or fails to grow. AdTheorent allows its customers and suppliers to utilize application programming interfaces, or APIs, with its platform, which could result in outages or security breaches and negatively
- impact its business, operating results and financial condition.
- If AdTheorent's access to data or non-proprietary technology is diminished, including through third-party hosting and transmission services, the effectiveness of its platform and services would be decreased, which could harm its operating results and financial condition.
- AdTheorent's failure to meet content and inventory standards and provide services that its customers and inventory suppliers trust could harm its brand and reputation and negatively impact its business, operating results and financial condition.
- .
- Risks Related to Data Privacy, including: Changes in legislative, judicial, regulatory, or cultural environments relating to information collection, use and processing may limit AdTheorent's ability to collect, use and process data
 - AdTheorent's business or ability to operate its platform could be impacted by changes in the technology industry by established technology companies or government regulation.
- Risks Related to AdTheorent's Intellectual Property and Technology, including:

 - AdTheorent's business is subject to a wide range of laws and regulations, many of which are evolving, and failure to comply with such laws and regulations could harm its business, financial condition, and results of operations.
- General Risk Factors Relating to the Business of AdTheorent
 - The market in which AdTheorent participates is intensely competitive and fragmented.
 - Failure to manage AdTheorent's growth effectively could cause its business to suffer and have an adverse effect on its business, operating results and financial condition.
 - Seasonal fluctuations in advertising activity could have a material impact on AdTheorent's revenue, cash flow and operating results. Future acquisitions, strategic investments or alliances could disrupt AdTheorent's business and harm its business, operating results and financial condition.
 - AdTheorent may utilize a significant amount of indebtedness in the operation of its business, and its cash flows and operating results could be adversely affected by required payments of any debt or related interest and other risks of any debt financing.



Risks Related to the Ownership of AdTheorent Common Stock, including:

- The market price of AdTheorent common stock medianing.
 The market price of AdTheorent common stock may be volatille or may decline, and you may not be able to resell your shares at or above the price you paid for such shares.
 Insiders will continue to have substantial control over our company after the Business Combination, which could limit your ability to influence the outcome of key decisions. including a change of control.
- Risks Reliated to MCAP and the Business Combination, including:
 There can be no assurance that the Post-Combination Company's common stock will be approved for listing on Nasdaq or any other exchange or that the Post-Combination Company will be able to comply with the continued listing standards of Nasdaq or any other exchange.

 Subsequent to the consummation of the Business Combination. the Post-Combination Company may be required to take write-downs or write-offs, or the Post-Combination
 - Company may be subject to restructuring, impairment or other charges.

 If the Business Combination's benefits do not meet the expectations of investors or securities analysts, the market price of MCAP's securities or, following the Closing, the Post-
 - Combination Company's securities, may decline. The Post-Combination Company will qualify as an "emerging growth company" as well as a "smaller reporting company" within the meaning of the Securities Act.
 - The unaudited pro forma financial information included herein may not be indicative of what the Post-Combination Company's actual financial position or results of operations would have been.
 - MCAP may not be able to consummate an initial business combination within the required time period, in which case it would cease all operations except for the purpose of winding up and it would redeem the Public Shares and liquidate.
 - MCAP stockholders will have a reduced ownership and voting interest after the Business Combination and will exercise less influence over management.
 MCAP does not have a specified maximum redemption threshold.